#### PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY PCT To: WRITTEN OPINION OF THE see form PCT/ISA/220 INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet) Applicant's or agent's file reference FOR FURTHER ACTION see form PCT/ISA/220 See paragraph 2 below International application No. International filing date (day/month/year) Priority date (day/month/year) 11.05.2004 20.08.2004 PCT/US2004/027231 International Patent Classification (IPC) or both national classification and IPC C12N15/11, C12P19/34, C07H21/02, C07H21/04, A01N43/04, A61K31/713 **Applicant** SIRNA THERAPEUTICS, INC. This opinion contains indications relating to the following items: Box No. I Basis of the opinion ☑ Box No. II **Priority** Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. III ☑ Box No. IV Lack of unity of invention Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement ☐ Box No. VI Certain documents cited Box No. VII Certain defects in the international application Box No. VIII Certain observations on the international application **FURTHER ACTION** 2. If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. For further details, see notes to Form PCT/ISA/220. 3.

Name and mailing address of the ISA:



European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465 Authorized Officer

Barnas, C

Telephone No. +49 89 2399-7469



	Box N	lo. I	Basis of the opinion
1.	With r	egaro nguag	I to the <b>language</b> , this opinion has been established on the basis of the international application in ge in which it was filed, unless otherwise indicated under this item.
	la	angua	pinion has been established on the basis of a translation from the original language into the following ge , which is the language of a translation furnished for the purposes of international search Rules 12.3 and 23.1(b)).
2.	With i	regard ssary	to any <b>nucleotide and/or amino acid sequence</b> disclosed in the international application and to the claimed invention, this opinion has been established on the basis of:
	a. typ	e of n	naterial:
	$\boxtimes$	a s	equence listing
		tab	le(s) related to the sequence listing
	b. for	mat o	f material:
		in v	vritten format
	$\boxtimes$	in o	computer readable form
	c. tim	ne of f	iling/furnishing:
		COI	ntained in the international application as filed.
		file	d together with the international application in computer readable form.
	$\boxtimes$	l fur	nished subsequently to this Authority for the purposes of search.
3.	l	has becopies	lition, in the case that more than one version or copy of a sequence listing and/or table relating thereto een filed or furnished, the required statements that the information in the subsequent or additional is is identical to that in the application as filed or does not go beyond the application as filed, as priate, were furnished.
4	. Addi	tional	comments:
	Вох	No. I	Priority
1	1	does requi	alidity of the priority claim has not been considered because the International Searching Authority not have in its possession a copy of the earlier application whose priority has been claimed or, where red, a translation of that earlier application. This opinion has nevertheless been established on the application that the relevant date (Rules 43 <i>bis</i> .1 and 64.1) is the claimed priority date.
2		has b	opinion has been established as if no priority had been claimed due to the fact that the priority claim seen found invalid (Rules 43 <i>bis</i> .1 and 64.1). Thus for the purposes of this opinion, the international date indicated above is considered to be the relevant date.
3	. Addi	itional	observations, if necessary:

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2004/027231

Box No. III Non-establishment of applicability	of opinion with regard to novelty, inventive step and industrial				
The questions whether the claimed obvious), or to be industrially applications.	invention appears to be novel, to involve an inventive step (to be non cable have not been examined in respect of:				
☐ the entire international applica	tion,				
⊠ claims Nos. 33, 35					
because:					
the said international application does not require an internation	on, or the said claims Nos. relate to the following subject matter which hal preliminary examination (specify):				
	ings (indicate particular elements below) or said claims Nos. are so inion could be formed (specify):				
the claims, or said claims Nos could be formed.	. are so inadequately supported by the description that no meaningful opinion				
□ no international search report	has been established for the whole application or for said claims Nos. 33, 35				
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:				
the written form	☐ has not been furnished				
	☐ does not comply with the standard				
the computer readable form	☐ has not been furnished				
	☐ does not comply with the standard				
	otide and/or amino acid sequence listing, if in computer readable form only, do requirements provided for in Annex C-bis of the Administrative Instructions.				
☐ See separate sheet for further	r details				

	Box No. IV Lack of unity	of invention						
•	☑ In response to the invitation	tion (Form PCT/ISA/206	) to pay additional fees, the applicant has:					
	☐ paid additional fe	es.						
	□ paid additional fe	es under protest.						
	□ not paid addition	al fees.						
≥.	☐ This Authority found that the applicant to pay add		ty of invention is not complied with and chose not to invite					
3.	This Authority considers that	the requirement of unit	y of invention in accordance with Rule 13.1, 13.2 and 13.3 i					
	☐ complied with							
	□ not complied with for the	following reasons:						
	see separate sheet							
1.	Consequently, this report ha	Consequently, this report has been established in respect of the following parts of the international application:						
	∟ all parts.							
	<ul><li>☐ all parts.</li><li>☒ the parts relating to claim</li></ul>	s Nos 1-32 34						
	<ul><li>□ all parts.</li><li>☑ the parts relating to claim</li></ul>	s Nos. 1-32, 34						
	★ In the parts relating to claim     ★ Box No. V Reasoned state	itement under Rule 43	bis.1(a)(i) with regard to novelty, inventive step or no supporting such statement					
1.	★ In the parts relating to claim     ★ Box No. V Reasoned state	itement under Rule 43						
1.	★ The parts relating to claim     ★ Box No. V Reasoned state     industrial applicability; cit	itement under Rule 43						
1.	Box No. V Reasoned staindustrial applicability; cit	itement under Rule 43 ations and explanation	ns supporting such statement					
1.	Box No. V Reasoned staindustrial applicability; cit Statement Novelty (N)	rement under Rule 43 ations and explanation  Yes: Claims No: Claims  Yes: Claims	ns supporting such statement  1-32, 34					
	Box No. V Reasoned staindustrial applicability; cit Statement Novelty (N) Inventive step (IS)	Yes: Claims No: Claims No: Claims No: Claims Yes: Claims Yes: Claims No: Claims	1-32, 34 1-32, 34					
	Box No. V Reasoned state industrial applicability; cit Statement Novelty (N) Inventive step (IS) Industrial applicability (IA)	Yes: Claims No: Claims No: Claims No: Claims Yes: Claims Yes: Claims No: Claims	1-32, 34 1-32, 34					

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

PCT/US2004/027231

#### Re Item IV

### Lack of unity of invention

- 1. The present application contains 11 separate groups of inventions as listed in the International Search Report that are not so linked as to form a single general inventive concept.
- 2. The present application relates to double stranded short interfering nucleic acid (siNA) molecules that direct cleavage of a G protein coupled receptor for asthma susceptibility (GPRA) or of an asthma associated alternatively spliced gene 1 (AAA1) RNA via RNA interference.
- 3. The technical problem which can be extracted from the disclosure as filed is that of the provision of compounds for the inhibition of the expression of the G protein coupled receptor for asthma susceptibility (GPRA) or of an asthma associated alternatively spliced gene 1 (AAA1).
- 4. The different solution for the technical problem as presented in the specification are siNA molecules that direct cleavage of a G protein coupled receptor for asthma susceptibility (GPRA) RNA via RNA interference which are described as such, siNA molecules directing the cleavage of the G protein coupled receptor for asthma susceptibility (GPRA) or of an asthma associated alternatively spliced gene 1 (AAA1) that are defined by their sequence and such siNA molecules defined by their sequence and which are chemically modified.
- 5. The particular solution for the technical problem presented by **invention 1** are siNA molecules as such that direct cleavage of an G protein coupled receptor for asthma susceptibility (GPRA) RNA via RNA interference.

The particular solutions for the technical problem presented by **inventions 2-4** are specific siNA molecules directing cleavage of an G protein coupled receptor for asthma susceptibility (GPRA) RNA defined by their sequence.

The particular solution for the technical problem presented by **invention 5** are specific siNA molecules directing cleavage of an G protein coupled receptor for asthma susceptibility (GPRA) RNA defined by their sequence wherein said siNAs are chemically modified.

The particular solutions for the technical problem presented by **inventions 6-10** are specific siNA molecules directing cleavage of an asthma associated alternatively spliced gene 1 (AAA1) RNA defined by their sequence.

The particular solutions for the technical problem presented by **inventions 11** are specific siNA molecules directing cleavage of an asthma associated alternatively spliced gene 1 (AAA1) RNA defined by their sequence wherein said siNAs are chemically modified.

- 6. The common concept of the different particular solutions for the technical problem presented by the inventions 1-5 and 6-11 are siNA molecules that direct cleavage of an RNA via RNA interference of a gene involved in asthma. Such a concept is, however, known from D1 and D2.
- 7. Thus, the groups 1-5 and groups 6-11 of inventions are not so linked as to form a single general inventive concept and the present application, therefore, lacks unity (lack of unity a posteriori, Rule 13.1. PCT).
- 8. In addition, the different specific siNAs described in the present application for the solution of the technical problem are structurally completely different and do not share a special technical feature (see PCT International Search and Preliminary Examination Guidelines, 10.17(a) and 10.52-10.57). Said specific siNAs, therefore, are not so linked as to form a single general inventive concept (lack of unity a priori, Rule 13.1. PCT).

#### Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

The documents mentioned in the present Written Opinion / International Preliminary Examination Report are numbered as in the International Search Report. D1 corresponds to the first document of the Search Report, D2 to the second document etc.

The documents D1 or D2 can be regarded as closest prior art to the subject-matter of the present application and shows siRNA molecules directing cleavage of the RNA of a gene involved in asthma.

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/US2004/027231

The subject-matter of the present claim differs from D1 or D2 in that siNA molecules directing cleavage of the RNA of the G protein coupled receptor for asthma susceptibility (GPRA) gene is described.

The subject-matter of claims 1-32, 34 is therefore acknowledged as being new (Article 33(2) PCT).

The problem to be solved by the present invention may be regarded as providing compounds that inhibit the expression of an alternative gene involved in asthma.

The solution to this problem proposed in claim 1 is considered as involving an inventive step (Article 33(3) PCT) since the prior art does not contain any indication that would prompt the skilled person to provide siNA molecules directing cleavage of the RNA of the G protein coupled receptor for asthma susceptibility (GPRA) gene.

Claims 2-32, 34 are dependent on claim 1 and as such are also acknowledged as meeting the requirements of the PCT with respect to inventive step.

#### Re Item VIII

Certain observations on the international application

#### Arts. 5 and 6 PCT

A G protein coupled receptor for asthma susceptibility (GPRA) is not known in the prior art at the priority date claimed. Also the present application does not disclose said receptor. The subject matter of claims 1-32 and 34 is, therefore, not sufficiently disclosed or supported contrary to Arts. 5 and 6 PCT.

The attention of the applicant is drawn to the fact that a reply to this opinion is only expected if he intends to file a chapter II demand.